1 2 3 4 5 6 7 8 9 10	MICHAEL R. ESPOSITO, ESQ. Nevada Bar No. 13482 SCHNITZER, JOHNSON, & WATSON, CHT 8985 S. Eastern Ave., Ste. 200 Las Vegas, NV 89123 Tele: (702) 362-6666 Fax: (702) 362-2203 mesposito@sjwlawfirm.com RUSSELL S. PONESSA, ESQ. (Admitted Pro Hac Vice) Minnesota Reg. #169316 HINSHAW & CULBERTSON LLP 250 Nicollet Mall, Suite 1150 Minneapolis, MN 55401 Tele: (612) 333-3434 Fax: (612) 334-8888 rponessa@hinshawlaw.com	D.
11	Attorneys for Named Defendants CAMPING WORLD HOLDINGS, INC.,	
12 13	CAMPING WORLD, INC., CWI, INC., AND CAMPING WORLD OF HENDERSON	
14		
15	UNITED STATES D	
16	DISTRICT O	
17	HOMESITE INSURANCE COMPANY as subrogee of Traci Marx and Raymond Marx,	LEAD CASE NO.: 2:21-cv-02167-RFB-DJA (Consolidated with Case No. 2:22-cv-00085)
18		
	Plaintiff,	
19	Plaintiff, vs.	[PROPOSED] ORDER FOR DISMISSAL
19 20	vs.	WITHOUT PREJUDICE OF
	vs. NORCOLD, INC., NORCOLD LLC, THETFORD CORPORATION, THETFORD	WITHOUT PREJUDICE OF DEFENDANTS CAMPING WORLD HOLDINGS, INC. AND CAMPING
20	vs. NORCOLD, INC., NORCOLD LLC, THETFORD CORPORATION, THETFORD LLC, THE DYSON-KISSNER-MORAN CORPORATION, CAMPING WORLD OF	WITHOUT PREJUDICE OF DEFENDANTS CAMPING WORLD
20 21	vs. NORCOLD, INC., NORCOLD LLC, THETFORD CORPORATION, THETFORD LLC, THE DYSON-KISSNER-MORAN	WITHOUT PREJUDICE OF DEFENDANTS CAMPING WORLD HOLDINGS, INC. AND CAMPING
20 21 22	VS. NORCOLD, INC., NORCOLD LLC, THETFORD CORPORATION, THETFORD LLC, THE DYSON-KISSNER-MORAN CORPORATION, CAMPING WORLD OF HENDERSON, CAMPING WORLD, INC., CWI, INC., and DOES 1 through 50, Inclusive,	WITHOUT PREJUDICE OF DEFENDANTS CAMPING WORLD HOLDINGS, INC. AND CAMPING
20212223	VS. NORCOLD, INC., NORCOLD LLC, THETFORD CORPORATION, THETFORD LLC, THE DYSON-KISSNER-MORAN CORPORATION, CAMPING WORLD OF HENDERSON, CAMPING WORLD, INC.,	WITHOUT PREJUDICE OF DEFENDANTS CAMPING WORLD HOLDINGS, INC. AND CAMPING
20 21 22 23 24	VS. NORCOLD, INC., NORCOLD LLC, THETFORD CORPORATION, THETFORD LLC, THE DYSON-KISSNER-MORAN CORPORATION, CAMPING WORLD OF HENDERSON, CAMPING WORLD, INC., CWI, INC., and DOES 1 through 50, Inclusive,	WITHOUT PREJUDICE OF DEFENDANTS CAMPING WORLD HOLDINGS, INC. AND CAMPING
20 21 22 23 24 25	VS. NORCOLD, INC., NORCOLD LLC, THETFORD CORPORATION, THETFORD LLC, THE DYSON-KISSNER-MORAN CORPORATION, CAMPING WORLD OF HENDERSON, CAMPING WORLD, INC., CWI, INC., and DOES 1 through 50, Inclusive,	WITHOUT PREJUDICE OF DEFENDANTS CAMPING WORLD HOLDINGS, INC. AND CAMPING

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TRACI MARX, RAY MARX, ALYSS	Α
DILLARD AND SETH DILLARD	

Plaintiffs,

VS.

NORCOLD, INC., NORCOLD LLC, THETFORD CORPORATION, THETFORD LLC, THE DYSON-KISSNER-MORAN CORPORATION, CAMPING WORLD HOLDINGS, INC., CAMPING WORLD, INC., CWI, INC., CAMPING WORLD OF HENDERSON, and DOES 1 to 50, inclusive, and ROE ENTITIES 1 to 50, inclusive,

Defendants.

Pursuant to the Stipulation for Dismissal Without Prejudice of Defendants Camping World Holdings, Inc., and Camping World, Inc. (Doc. No. 155), IT IS HEREBY ORDERED that all the plaintiffs' claims against defendants Camping World Holdings, Inc. and Camping World, Inc., are hereby dismissed without prejudice, and without costs, disbursements or attorneys' fees to any party.

LET JUDGMENT BE ENTERED ACCORDINGLY.

RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE

DATED this 14 day of August 2024.